
The original instrument and the following digest, which constitutes no part of the legislative instrument, were prepared by Alden A. Clement, Jr.

DIGEST

Present law provides for a closed primary system for the election of congressional candidates, which includes first party primary, second party primary, and general elections, as follows:

- (1) Present law provides that all recognized political parties shall make nominations of all congressional candidates by direct party primary elections. Present law provides that in such party primary elections, all qualified voters of this state may vote on the candidates for public office who are affiliated with the same political party with which the voter is affiliated. However, present law allows voters unaffiliated with a recognized political party to vote in a party primary election of any party which chooses to allow such voters to vote by party rules and regulations, but permits such voter to cast a vote in only one such primary related to each election.
- (2) Present law provides that all qualified voters may vote on candidates for public office in general elections without regard to the voter's party affiliation or lack thereof, and all candidates for public office who qualify for a general election may be voted on without regard to the candidate's party affiliation or lack thereof. Present law specifies that in such general election, the candidate with the most votes is elected whether or not he receives a majority of the total votes cast.
- (3) Present law provides that congressional first party primary elections be held on the first Saturday in September and congressional second party primary elections on the first Saturday in October in even numbered years.
- (4) Present law provides that the general election date for congressional elections is the first Tuesday after the first Monday in November.
- (5) Present law requires replacement commissioners-in-charge and commissioners to also serve for the congressional second party primary election, in addition to the general election.
- (6) Present law provides that a list of watchers submitted for a congressional first party primary election shall be treated as the candidate's list of watchers for the second party primary and general election if the candidate does not submit lists for those elections. Present law provides that a list of watchers submitted for a congressional second party primary election shall be treated as the candidate's list of watchers for the general election if the candidate does not submit lists for the general election.
- (7) Present law prohibits dual candidacy and allows a person to become a candidate in a congressional first party primary, second party primary, and general election for an

unexpired and succeeding term.

- (8) Present law provides that in contests other than congressional elections, all qualified voters of this state may vote on candidates for public office in primary and general elections without regard to the voter's party affiliation or lack thereof, and all candidates for public office who qualify for a primary or general election may be voted on without regard to the candidate's party affiliation or lack thereof. Present law provides that all candidates run in a single primary, and that, unless a candidate receives a majority vote in the primary and is elected, the top two candidates are the candidates in the general election.
- (9) Present law establishes procedures for carrying out the provisions of the election system established by present law.
- (10) Present law provides that a candidate in a congressional first primary election must be affiliated with a recognized political party and may qualify as a candidate only in the party primary of the party with which he is affiliated as shown in his voter registration.
- (11) Present law requires designation of party affiliation for signers of a petition for nomination of a candidate and provides for such nomination only by persons in the same party as the nominee.
- (12) Present law provides that the period for congressional candidates to qualify for a first party primary election begins on the second Wednesday in July and closes at 5:00 p.m. on the following Friday.
- (13) Present law provides that when qualifying is reopened due to the death of a congressional candidate in a first party primary election, the reopened qualifying shall be open to all candidates from the recognized party. Present law further provides for rescheduling of the election to reopen qualifying.
- (14) Present law provides that the secretary of state shall furnish election officials responsible for enforcement of law regulating the conduct of campaigns with a listing of candidates.
- (15) Present law provides that a majority vote is required in the congressional first party primary election for a candidate to be nominated by his party as a congressional candidate in the general election to the office he seeks. Present law further provides that absent such majority vote the two candidates from the same party receiving the highest number of votes in the first party primary shall be voted on in the second party primary.
- (16) Present law provides that if after the close of qualifying, the number of persons to be nominated by a recognized political party for a congressional office does not exceed the number of persons to be nominated by that party, those persons are declared nominated and their names shall appear on the general election ballot, but not on the ballot in the second primary.

- (17) Present law provides that in the case of a tie vote in the first party primary all of the congressional candidates for the same office who received the same number of votes and highest number of votes shall qualify for the second party primary.
- (18) Present law provides that if one of the congressional candidates dies, withdraws, or is otherwise disqualified from the second party primary election, leaving only one candidate from the same political party in the race, said candidate shall be declared the nominee of that political party.
- (19) Present law provides that there shall be no third party primary and further that the state central committee shall provide for the selection of a nominee of their party in any situation not specifically provided for by statute.
- (20) Present law provides that the congressional candidate from each political party who received the highest number of votes in the second party primary shall qualify for the general election as well as any candidate who received a majority in the first party primary. Present law provides that the number of candidates that may qualify for the general election by party nomination is one candidate from each recognized political party.
- (21) Present law provides that a person who is not affiliated with a recognized political party may become a candidate in a general election by filing his notice of candidacy, which shall be accompanied by either a ballot access petition or the qualifying fee with the same number of signatures required for candidates in the first party primary, in the same manner and during the same time period as is provided for candidates in the first party primary who are affiliated with a recognized political party. Present law further provides that such candidate shall indicate his party affiliation or indicate "no party" on the notice of candidacy. Present law further provides that a voter affiliated with a recognized political party shall not be eligible to sign such ballot access petition.
- (22) Present law provides that the ballot for a party primary election shall be arranged alphabetically by surname and listed below the title of the office.
- (23) Present law provides that lack of party affiliation shall not prevent a voter from voting at bond, debt, tax, or proposition elections.
- (24) Present law requires that the secretary of state promulgate election returns for the second party primary election on or before the 12th day after the election. Present law requires the secretary of state to promptly certify the name of a candidate elected at a special general election to the appropriate official.
- (25) Present law provides for absentee by mail and early voting for primary election, congressional first and second party primary elections, and general elections.
- (26) Present law provides for a special general election ballot for military and overseas voters,

and provides that this special ballot shall extend to congressional second party primary elections as well as general elections.

- (27) Present law provides that absentee by mail and early voting commissioners may be chosen by the parish board of election supervisors for primary and general elections and further that the number of absentee by mail and early voting commissioners may not be less than three.
- (28) Present law provides that the number and selection of absentee by mail and early voting commissioners for a congressional second party primary election shall be the same as that for a general election, and further that the same absentee by mail and early voting commissioners shall serve for the congressional second party primary election and general election.
- (29) Present law provides for absentee voting in a primary and general election by persons confined to a nursing home, and extends this authorization and procedure to a congressional first and second party primary election.
- (30) Present law authorizes a candidate to contest an election by alleging that but for fraud, substantial irregularities or error, or other unlawful activities in the conduct of the election, he would have qualified for a general election or been elected, and also allows such litigation in contesting a congressional second party primary election. Present law further provides that a proper party in an election contest suit includes a person whose eligibility to be a candidate in a congressional second party primary election is contested.
- (31) Present law provides that an action objecting to candidacy must be brought within seven days after the closure of qualifying for congressional candidates in a general election by those who are not affiliated with a recognized political party.
- (32) Present law authorizes the trial court in an election contest of a congressional first party primary to postpone the second primary and the general election and in a contest of a second primary to postpone the general election.
- (33) Present law authorizes the trial court in an election contest suit to order a new congressional first and second party primary as well as a new general election.

Proposed law provides that all qualified voters of this state may vote on candidates for public office in both primary and general elections, including congressional elections, without regard to the voter's party affiliation or lack thereof, and all candidates for public office who qualify for a primary or general election may be voted on without regard to the candidate's party affiliation or lack thereof.

Proposed law provides that all candidates, including congressional candidates, run in a single primary, and that, unless a candidate receives a majority vote in the primary and is elected, the top two candidates are the candidates in the general election.

Proposed law provides that a candidate, including a congressional candidate, who receives a majority of the votes cast for an office in a primary election is elected.

Proposed law provides that the candidate who receives the most votes cast for an office in a general election is elected.

Proposed law establishes procedures for carrying out the provisions of the election system established by proposed law.

Proposed law deletes all provisions relative to a closed primary system for congressional candidates, and deletes from present law all references and provisions applicable only to the closed primary system for congressional elections contained in present law, including references to first party primary and second party primary.

Proposed law otherwise retains present law.

Effective January 1, 2010.

(Amends R.S. 18:44(A) and (B)(5)(b), 110(B), 193(F), 197, 401(B), 402(B), (C), (E) and (G), 431(A)(1)(b), 433(G)(1) and (H)(1) (intro para), 434(A)(1), (C) (intro para), and (D)(1) and (2), 435(A)(1) and (B), 436, 453(A) and (B), 467 (intro para), 467(2), 468(A), 481, 491(A) and (C), 511(A) and (B), 512(B), 535(B), 552(A) (intro para), 1272(A), 1278(B), 1279, 1285(B)(1)(a), 1300(C)(1), 1300.7(A), 1306(A)(4) and (C)(2), 1307(A)(8) and (E), 1308(A)(2)(a), 1314(B)(2) and (C), 1333(D)(1)(e) and (E)(1), 1355(6), 1401(B), 1402(B)(1)(c), 1405(A), 1406(B), 1407, 1409(B)(1) and (2), 1432(A), and 1461(A)(17); repeals R.S. 18:1275.1 through 1275.24)